

The Odisha Gazette



**EXTRAORDINARY
PUBLISHED BY AUTHORITY**

No. 2370 CUTTACK, MONDAY, DECEMBER 9, 2024/MARGASIRA 18, 1946

No. 9328—IND-HI2-POL-0006/2019-I

GOVERNMENT OF ODISHA

INDUSTRIES DEPARTMENT

RESOLUTION

The 29th November 2024

SUBJECT—Amendment of Industrial Policy Resolution (IPR) 2015

The Industrial Policy Resolution 2015 came into force with effect from 24th August, 2015 vide Industries Department Resolution No. 5700/I. The implementation of various provisions of fiscal and non-fiscal incentives as enshrined in Industrial Policy Resolution-2015 are being administered upon issue of Operational Guidelines/ Notifications by the Industries and concerned Administrative Departments.

As per provisions of Para 14 (f) of IPR 2015, the Government, after careful consideration, have been pleased to amend provisions of the Industrial Policy Resolution 2015 as below :—

Amendment of timeline for submission of application for incentives/ certifications under IPR 2015.

Section	Existing Provision of Industrial Policy Resolution 2015	Amended Provisions
(1)	(2)	(3)
5.2(d) of IPR 2015	A unit shall become ineligible to get incentives if it does not file its claim complete in all respects, within 1 (one) year of its starting production or within the time limit prescribed in the operational guidelines of this IPR	(i) A unit shall file its application for claim of incentives or issue of related certificates complete in all respects, within 2 years (i.e., 24 months) from starting its commercial production. (ii) Further delay in such claim shall be considered by chief Secretary for condonation, which may be considered for the reasons beyond the control of industrial unit. (iii) As a onetime relaxation measure,

(1)	(2)	(3)
		applications submitted belatedly up to 30 June 2023 i.e., not submitted within the prescribed time period, can be considered, by condonation of the delay, Applications which have already been rejected for delay can be revived and applications submitted belatedly, but not rejected yet, can also be considered.
		(iv) Belated applications submitted after 30-06-2023 shall not be considered except where it is a fit case to be considered by Chief Secretary for condonation of delay, happened due to reasons beyond the control of the industrial unit.

2. Amendment of Negative list i.e., Para 16. Annexure II of IPR 2015.

Amendment made at sub para (c) & (e) of Para 3 vide Notification No. 5248/I, dated the 18th August 2020 of Industries Department to be implemented retrospectively with effect from the date of amendment of OFPP 2016 i.e., 13th November 2018.

Industrial units eligible due to the above amendment (Sl. No. 2) shall apply for their claims within six months from the date of issue of this Resolution. Any claim application received after six months shall not be considered except where it is a fit case to be considered by Chief Secretary for condonation of delay due to reasons beyond the control of the industrial unit.

ORDER—Ordered that the Resolution be published in the extraordinary issue of the *Odisha Gazette* and copies of the Resolution be forwarded to all Departments, all Heads of Departments and Accountant General, Odisha.

By order of the Governor

HEMANT SHARMA

Principal Secretary to Government